(SRI C. J. MUCKANNAPPA)

signed the adjournment motion. Therefore, I request the Chair with all the earnestness at my command to consider this aspect and give us an opportunity.

ಶ್ರೀ ಎಸ್. ಎಂ. ಕೃಷ್ಣ (ಮದ್ದೂರು).— ಇಂಥ ಪರಿಸ್ಥಿತಿಯಲ್ಲಿ ನಿಲುವಳ ನೂಚನೆ ಬಂದಾಗ್ಗೆ ನರಕಾರ ತಕ್ಷಣ ಒಂದು ಹೇಳಿಕೆ ಕೊಡಬೇಕು. ಇಂಥ ವಿಚಾರ ನಥೆಯ ಗಮನಕ್ಕೆ ತರತಕ್ಕಂಥಾದ್ದು ಸಾಧುವಾದುದು. ಈ ರೀತಿ ಹಿಂದೆ ನಡೆಯುತ್ತಾ ಇದ್ದಿತು. ಅದ್ವರ್ನಮೆಂಟ್ ಮೋಷನ್ ತಾವು ನಿರಾಕರಿಸಬಹುದು ಅಥವಾ ಅಡ್ಡಿಟ್ ಮಾಡಬಹುದು. ಆ ಹಕ್ಕು ತಮಗೆ ಇದೆ. ಆದರೆ ನರಕಾರ ಒಂದು ಹೇಳಿಕೆ ಕೊಟ್ಟು ನಮಾಧಾನಪಡಿನಬೇಕು ಎಂದು ಹೇಳುತ್ತೇನೆ.

Sri ANGADI CHANNABASAPPA (Hadagalli).—Here is a case wherein the failure of the duty on the part of the Government is involved. We have no other go. The Government, taking advantage of this opportunity, should have made a statement on the floor of this House. Since, they have failed in that duty, I think the adjournment motion lies and permission my be given for moving it.

ಶ್ರೀ ಎಸ್. ಗೋಪಾಲಗೌಡ (ತೀರ್ಥಹಳ್ಳಿ).—ನ್ವಾಮಿ, ನಕಾಲದಲ್ಲಿ ನಿಲುವಳಿ ನೂಚನೆ ಕಳಿನಿದ್ದೇವೆ. ಅದನ್ನು ಅಡ್ಡಿಟ್ ಮಾಡಬೇಕು. ಇಲ್ಲವೆ ತಡೆಹಾಕುವ ಮುಂಚೆ ಚರ್ಚೆಗೆ ಅವಕಾಶ ಕೊಡಬೇಕೆಂದು ಹೇಳುತ್ತೇನೆ.

Mr. SPEAKER.—Very fine. You are suggesting that I should permit discussion before I admit or reject. And this advice coming from an experienced parliamentarian on the floor of the House is something

surprising!

Sri V. S. PATIL (Belgaum I).—On this point of admission, whether this subject is within the scope of the rules of procedure and if we can express ourselves and give our views on the matter on the question of admissibility and feasibility, it may even help the Chair to arrive at a correct judgement. From that point of view Sir, I request you Sir, to kindly give us an opportunity for a few minutes to express our views on the admissibility of this particular motion.

Mr. SPEAKER.—With regard to allowing the debate or arguments to be advanced to persuade me into admitting or any other adjournment, it is not possible. If there is anything that the Members want on rare occasions, important occasions, I may permit. In this respect, everything that can be said has been said. Hon'ble Members have considered every point very carefully. I am happy. I will think over it leisurely and

give a ruling.

Report of the Business Advisory Committee-Presented.

Mr. SPEAKER.—I beg to present the tenth Report of the Business Advisory Committee.

Sri A. R. PANCHAGAVI ... I beg to move :

That this Assembly agrees with the tenth Report of the Business Advisory Committee."

Mr. SPEAKER Motion moved :

"That this Assembly agrees with the Tenth Report of the Business Advisory Committee."

Sri V. S. PATIL.—According to this Report, the Mysore Land Improvement Bill loans Bill, the Bombay Merged Territories and Areas (Jagirs Abolition) (Mysore Amendment) Bill and Bhoodan Bill—these Bills have not at all been supplied to us. Unless we know the quantum and quality of these Bills, how are we to give our consent whether it requires one hour or half-an-hour. It is rather strange. That is why I suggest that at least next time the Bills are supplied to the Members far in advance before asking us to give consent to the time it requires.

Mr. SPEAKER.—It is a very reasonable request. I agree with it to a large extent. One thing I must tell the Hon'ble Member, it has been published in the Gazette which has been supplied to every Member. It can never be taken up in the Council without being published in the Gazette and Gazette is supplied to everybody. Simply because it is not

in front of me, it is not wise to say like that.

ಶ್ರೀ ಎಸ್. ಗೋಪಾಲ ಗೌಡ.–ಗೆಜೆಟ್ ಊರಿಗೆ ಹೋಗುತ್ತದೆ. ನಮಗೆ ಗೆಜೆಟ್ ಇಲ್ಲ ಸಿಗುತ್ತಾ ಇಲ್ಲ.

Sri C. J. MUCKANNAPPA.—It is just to fulfil the obligation under the rules they are published in the Gazette. They used to supply us copies here in the House.

Mr. SPEAKER.—It is going to be done. It has not been laid on

the Table here.

Sri C. J. MUCKANNAPPA.—Before the Business Advisory Committee can allot times, in future at least, I request the Hon'ble

Speaker to see that such Bills are given to us.

Another strange thing that I have come across is that we were to have closed our session on the 17th. I am now surprised at this Report which says that we are closing on the 11th. May I know the compelling reasons and some of the Bills are not even in the Business Advisory Committee Report. May I know why we are adjourning on the 11th, Sir?

Mr. SPEAKER .- Which are the Bills that are omitted;

Sri C. J. MUCAKANNAPPA.—The Municipalities Bill, the Agricultural University Bill, the Forest Bill—These are the Bills omitted.

ನನ್ನ ಬಾಯಿಗೆ ಬೀಗ ಹಾಕಿ ಕೊಂಡಿದ್ದೇನೆ. ಯಾವ ಯಾವುದೋ ವಿಷಯ ಹೇಳಬೇಕು ಎಂದು ಇದ್ದರೂ, ಸುಮ್ಮನಿದ್ದೇನೆ.

ಅಧ್ಯಕ್ಷರು. - ಬೀಗ ತೆಗೆಯಬೇಡಿ.

ಶ್ರೀ ಸಿ. ಜೆ. ಮುಕ್ಕಣ್ಣ ಪ್ಪ.—ಉಸಿರಾಡುವುದು ಹೇಗೆ ? ತಮ್ಮಲ್ಲ ಕಂಪ್ಲೆಂಟ್ ಮಾಡುತ್ತಾ ಇಲ್ಲ. 11ನೇ ತಾರೀಬಗೆ ಮುಗಿನುವುದಕ್ಕೆ ಕಾರಣವೇನು ? ಕೆಲವು ಬಲ್ಲುಗಳಲ್ಲವರ್ಲ್ಲಾ ಕಾರಣ ವೇನು, ಹೇಳುತ್ತೀರಾ?

Mr. SPEAKER.—Some of the Members represented that in view of the fairly long session we had—12th—I believe is a holiday on account of Good Friday, 13th is Saturday—I believe some of the Members are

(MR. SPEAKER)

desirous of observing Tamil Ugadi—Solar New Year Day. The law makes no distinction between the Solar and Lunar years. It is a holiday and therefore it is observed by many people. Next comes Sunday. So there are continuous holidays and Members would like to go for a holiday and enjoy the festival, with their family. That was the representation made. That was considered by the Business Advisory Committee and the Business Advisory Committee has resolved like that.

in the previous report and there is the time allotted for every Bill mentioned by the Hon'ble Member. Time has now been allotted for these Bills. I do not think there is any inconsistency in that.

Mr. SPEAKER.—The question is:

"That this Assembly agrees with the tenth Repert of the Business Advisory Committee."

The motion was adopted.

NON-OFFICIAL RESOLUTION.

re: Changing the Present name of the Mysore State to Karnatak—Motion to adjourn Debate sine die

† Sri S. NIJALINGAPPA (Chief Minister).—Sir, may I make a submission in this case? I would like to submit that they may a ljourn this resolution and certain allied resolutions Sine die under Rule 277 of the Rules of Procedure and Conduct of Business of this Assembly. I know in fact I believe that the House will agree that at this time of emergency this resolution cannot be taken up for consideration as there are sharp differences of opinion and it is not desirable that we go on discussing this subject. It is therefore that I move that it may be adjourned sine die. By adjourning sine die, it means that the Member concerned, if he wants to discuss this subject, will have to give fresh motion practically, because under Rule 30, clause (2);

"(2). When the debate on a Private Members' Bill or resolution is adjourned sine dis, the Member-in charge of the Bill or the mover of of the resolution, as the case may be, may, if he wishes to proceed with such Bill or resolution on a subsequent day allotted for Private Member's business, give notice for resumption of the adjourned debate and on receipt of such notice the relative precedence of such Bill or

resolution shall be determined by ballot."

It means, it is a new resolution altogether. Therefore I appeal to the Members of this House that we may agree to adjourn this resolution sine die.